UNITED SOUTHER				
				X
MARTINA	HENRY	,		

Plaintiff,

RULE 7.1 DISCLOSURE

-against-

CAPITAL ONE BANK (USA), N.A.; CHASE BANK USA, N.A.; WELLS FARGO FINANCIAL NATIONAL BANK; US BANK, N.A.; LVNV FUNDING, LLC; SECOND ROUND LIMITED PARTNERSHIP; EXPERIAN INFORMATION SOLUTIONS, INC,; TRANS UNION, LLC; and EQUIFAX INFORMATION SERVICES, LLC,

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Defendant, LVNV FUNDING, LLC (LVNV), through its attorney ARTHUR SANDERS, ESQ., and pursuant to 7.1(a) and (b) of the Federal Rules of Civil Procedure, hereby submits it Corporate Disclosure Statement and states:

- 1. Fed. R. Civ. P. 7.1(a) provides, "A nongovernmental corporate party to an action or proceeding in a district court must file two copies of a statement that identifies any parent corporation and any publicly held corporation that owns 10% or more of its stock or states that there is no such corporation."
- 2. Sherman Originator, LLC (Sherman) is the parent entity and 100% owner of LVNV. Neither Sherman nor LVNV is a publicly held corporation.

Dated: New City, NY June 11, 2015

ARTHUR SANDERS, ESQ.
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